

REMARKS

Reconsideration and allowance of the present application are respectfully requested. Claims 1-17 remain pending in the application.

On page 2 of the Office Action, claims 1-15 are rejected under 35 U.S.C. §102(e) as being anticipated by U.S. Patent No. 6,348,936 (Berteig). On page 4 of the Office Action, claim 16 is rejected as being unpatentable over the Berteig patent in combination with U.S. Patent No. 6,501,464 (Cobbley et al). On page 5 of the Office Action, claim 17 is rejected under 35 U.S.C. §103 as being unpatentable over the Berteig patent in combination with U.S. Patent No. 6,359,615 (Singh). These rejections are respectfully traversed, as none of the patent documents relied upon by the Examiner, in the various combinations set forth in the Office Action, teach or suggest the combinations of features set forth in independent claims 1 and 10.

The present application discloses an exemplary embodiment in connection with Figures 1A and 1B, wherein a movable display 100 is provided for displaying information. The movable display 100 has a display screen 102, such as the display screen included in hand-held display apparatus such as the HP Jornada TM. The movable display can be moved about a first surface 104, such as a table or other surface.

The movable display includes a means for detecting movement of the movable display relative to the first surface using, for example, a transducer 108. The detected movement of the movable display 100 relative to the surface is correlated to a position on a digitally stored image, such as the stored image of Figure 1A, so that information associated with that position can be extracted and presented on the display screen 102 of the movable display 102.

The foregoing features are broadly encompassed by Applicant's claim 1 which is directed to a **movable** display. Claim 1 recites means for detecting movement of the movable display **relative to the first surface**; and means for correlating movement of the movable display to information representing a portion of a first image stored in a database, and for presenting information on the movable display. Such a combination of features is neither taught nor suggested by the Berteig patent, considered alone or in combination with the Cobbley or Singh patents.

The Berteig patent, relied upon by the rejection of independent claims 1 and 10, is not even directed to a movable display. In the Office Action, the Examiner references the Figure 4 example of the Berteig patent as described at column 4, lines 6-34. This portion of the Berteig patent describes a software icon, represented as a slider 415 of Figure 4, that is presented within the display as a rectangular box, and which is vertically movable up and down along the scroll bar 410 within the display screen. The relative height of the slider 415 relative to the top and bottom of the scroll bar 410, which is also presented within the display, corresponds to a relative page position within a word processing document displayed within the document display window 405.

Thus, the Berteig patent does not teach or suggest a movable display, nor does this document teach or suggest any means for detecting movement of a **movable display relative to a first surface**. The display of the Berteig patent is not described as being movable. Moreover, there is no movement of the movable display relative to a first surface. Rather, at best, the slider 415 is moved within the display region, and is therefore moved **within** the first surface. Because the slider 415 is included in the display, there is no correlation of movement of a movable

display to information representing a portion of the first image stored in a database.

As such, the Berteig patent fails to teach or suggest features of Applicant's claim 1.

Claim 10 is directed to a method for displaying information related to a physical document and includes, among other features, detecting movement of a movable display relative to a first surface. Claim 10 also recites correlating movement of the movable display to information representing a portion of a first image stored in a database, and presenting the information on a movable display.

For reasons similar to those discussed with respect to claim 1, claim 10 is neither taught nor suggested by the Berteig patent.

The Cobbley and Singh patents fail to overcome the deficiencies described with respect to the Berteig patent. For example, neither of these patents is directed to a movable display, or means for detecting movement of a movable display relative to a first surface. Rather, at best, these documents describe detecting movement of an icon within an image that constitutes a first surface.

Thus, independent claims 1 and 10 are considered allowable. All of the remaining claims depend from these independent claims and are considered to recite further advantageous features which further distinguish over these documents relied upon by the Examiner.

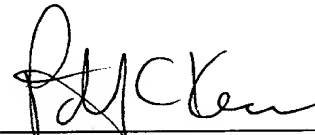
All objections and rejections raised in the Office Action having been addressed, it is respectfully submitted that the present application is in condition for allowance and such allowance is respectfully solicited

Respectfully submitted,

BURNS, DOANE, SWECKER & MATHIS, L.L.P.

Date: March 23, 2004

By:



Patrick C. Keane
Registration No. 32,858

P.O. Box 1404
Alexandria, Virginia 22313-1404
(703) 836-6620